
From: Heyl, Douglas [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP (FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=648ECEACC8174EF68495E6B92D969F97-DHEYL]
Sent: 12/5/2017 2:15:10 PM
To: White, Julia W [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=d92f33e7d43e44a9b15d6ec92e2348cb-jwbuckner]
Subject: FW: Additional Information Request
Attachments: 2017-12-04 DAQ Additional Information Request.pdf

Add to our list to talk about

Doug Heyl
North Carolina Department of Environmental Quality
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douglas.heyl@ncdenr.gov



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From: Lucas, Jill M
Sent: Tuesday, December 05, 2017 1:48 PM
To: Heyl, Douglas <Douglas.Heyl@ncdenr.gov>; Munger, Bridget <bridget.munger@ncdenr.gov>
Subject: FW: Additional Information Request

Doug and Bridget:
Attached please find the email stating that the clock has been paused on the ACP air quality permit process pending submission of additional information.
Let me know if you have questions/concerns.
Thanks,
Jill

From: Pjetraj, Michael
Sent: Tuesday, December 05, 2017 8:53 AM
To: Lucas, Jill M <jill.Lucas@ncdenr.gov>
Subject: FW: Additional Information Request

Michael Pjetraj, P.E.
Deputy Director
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1641 Mail Service Center
Raleigh, NC 27699-1641



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From: Mceachern, Charles
Sent: Monday, December 04, 2017 4:53 PM
To: Laurence A Labrie <laurence.a.labrie@dominionenergy.com>
Cc: Pjetraj, Michael <michael.pjetraj@ncdenr.gov>
Subject: Additional Information Request

Hello Larry, this e-mail is intended to formalize the DAQ request for additional information for the Northhampton Compressor Station application no. 6600169.15A. As we discussed this morning, the emission of benzene from one of the tanks would disallow use of the 2Q .0702(a)(25) exemption from air toxics permitting, since that exemption requires all benzene be emitted only from natural gas-fired combustion sources totaling less than 450 mmBtu/hr. The information requested is as follows:

- Determine the annual emission of benzene from tank TK-1 (and TK-2, if applicable) to three significant figures.
- Compare the facility-wide emission of all air toxic pollutants to the appropriate Toxic Air Pollutant Permitting Emission Rate (TPER) in rule 2Q .0711 and submit a modeling analysis to demonstrate compliance with the 2D .1100 Acceptable Ambient Level for each pollutant which exceeds its 2Q .0711 TPER.

Until the requested information is received, your application processing clock described by 15A NCAC 2Q .0312(a)(1)(F) is suspended as allowed by 2Q .0312(b). If you have any questions feel free to contact me.

Thank you.

Charles M. McEachern, III, P.E.
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